

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

rj-109.m06

UNITED STATES OF AMERICA

PLAINTIFF

V.

WANDA VAZQUEZ GARCED

DEFENDANT

CRIMINAL NO: 2022 - 342 (SCC)

**MOTION REQUESTING CONTINUANCE OF
THE STATUS CONFERENCE SET FOR JUNE 3RD, 2024**

TO THE COURT:

Comes now the **DEFENDANT, WANDA VAZQUEZ GARCED**, through the subscribing **ATTORNEY** who very respectfully alleges and prays:

The above captioned cause of action has been set for a **status conference** on **June 3rd, 2024 @ 10:30 a.m.**

It is most respectfully informed that the subscribing Attorney will be traveling from the **Orlando International Airport**, on the same date, arriving at the **San Juan International Airport**, at around **12:36 p.m.**, if no delays are encountered on this flight, for which it will just be impossible for the subscriber to appear for the status conference set for **June 3rd, 2024 @ 10:30 a.m.**

In view of the above, it is most respectfully requested the aforementioned hearing be continued to any of the herein below mentioned dates, in which the subscriber has available,

to wit: **June 5 - 7, 11, 13, 14, 17, 20, 21, 24 - 28** of the preset year.

WHEREFORE, it is most respectfully requested that the relief sought herein be in all respects granted, with such other and further relief as this Honorable Court may deem just and proper.

I HEREBY CERTIFY that on the herein below mentioned date, I electronically filed the foregoing motion with the Clerk of this Court, using the **CM/ECF** system, which will further notify of such filing to **A.U.S.A., NICHOLAS CANNON** and which ever Attorney and/or **A.U.S.A.**, has filed an appearance in the above captioned cause of action.

In San Juan, Puerto Rico, this 1st day of May of the year 2024.

By: /s/ **PETER JOHN PORRATA**
#128901

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